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9	Attorneys for Defendants			
10 11	ATI TRUCKING, LLC and BRIDGEWAY LOGISTICS GROUP, LLC (incorrectly sued herein as BRIDGEWAY)			
12	IN THE UNITED STATES DISTRICT COURT			
13	FOR THE EASTERN DISTRICT OF CALIFORNIA			
14	RYAN COBBS,	Case No. 1:25-cv-00021-JLT-SKO		
15	Plaintiff,	JOINT STIPULATION TO CONSOLIDATE		
16	v.	CASE NO. 25-cv-00021 (LEAD CASE) WITH CASE NO. 25-cv-00023; ORDER		
17	ATI TRUCKING, LLC; PREMIUM TRANSPORTATION GROUP, INC., dba PEI	CONSOLIDATING CASES AND CONTINUING INITIAL SCHEDULING CONFERENCE		
18	OHIO, INC.; BRIDGEWAY; and DOES 1 through 20, inclusive,	(Doc. 16)		
19	Defendants.	[Fresno County Superior Court Case No.		
20		24CECG05094]		
21		Complaint Filed: November 20, 2024 Removal: January 6, 2025		
22		_ Removal. January 0, 2023		
23	DAVID SASSER,	Case No. 1:25-cv-00023-BAM		
24	Plaintiff,	[Fresno County Superior Court Case No.		
25	V.	24CECG05119]		
26	ATI TRUCKING, LLC; PREMIUM TRANSPORTATION GROUP, INC., dba PEI	Complaint Filed: November 21, 2024 Removal: January 6, 2025		
27	OHIO, INC.; BRIDGEWAY; and DOES 1 through 20, inclusive,			
28				

Defendants.

SUBJECT TO THE APPROVAL OF THIS COURT, THE PARTIES, THROUGH THEIR RESPECTIVE ATTORNEYS OF RECORD, HEREBY STIPULATE AS FOLLOWS:

WHEREAS, on November 20, 2024, Plaintiff Ryan Cobbs ("Cobbs") filed his Complaint in Case No. 25-CV-00021 in the Superior Court for the County of Fresno, California, Fresno County Superior Court Case No. 24CECG05094 (the "Cobbs Action"), against Defendants ATI Trucking, LLC, Bridgeway Logistics Group, LLC (incorrectly sued as "BRIDGEWAY"), and PEI Ohio, Inc. (erroneously sued herein as PREMIUM TRANSPORTATION GROUP, INC., (dba PEI OHIO, INC.) an Ohio Corporation) (collectively, "Defendants"). The Cobbs Action alleges causes of action for: (1) violation of California Labor Code §§ 233, 234, 246.5, and 2810.5; (2) wrongful termination; (3) misclassification; (4) failure to reimburse work-related expenses in violation of California Labor Code §§ 2802, et seq.; (5) failure to provide meal and rest breaks in violation of California Labor Code §§ 226.7 and 512; (6) inaccurate wage statements in violation of California Labor Code § 226(A); (7), waiting time penalties in accordance with California Labor Code §§ 200-204 (Count VII); and (8) violation of California's Business and Professions Code § 17200, et seq.;

WHEREAS, on November 21, 2024, Plaintiff David Sasser filed his Complaint in Case No. 25-CV-00021 in the Superior Court for the County of Fresno, California, Fresno County Superior Court Case No. 24CECG05094 (the "Sasser Action"), against the same Defendants named in the Cobbs Action. The Sasser Action alleges causes of action for: (1) misclassification; (2) failure to reimburse work-related expenses in violation of California Labor Code §§ 2802, et seq.; (3) failure to provide meal and rest breaks in violation of California Labor Code §§ 226.7 and 512; (4) inaccurate wage statements in violation of California Labor Code §§ 226(A); (5) waiting time penalties in accordance with California Labor Code §§ 200-204 (Count VII); and (6) violation of California's Business and Professions Code § 17200, et seq.;

WHEREAS, Defendant PEI Ohio, Inc. filed its Answers in both actions on December 27, 2024, and Defendants ATI Trucking, LLC and Bridgeway Logistics Group, LLC (incorrectly sued as "BRIDGEWAY") filed their Answers in both actions on January 2, 2025. Thereafter, pursuant to 28 U.S.C. §§ 1332, 1441, and 1446, Defendants ATI Trucking, LLC and Bridgeway Logistics Group, LLC

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(incorrectly sued as "BRIDGEWAY") noticed the removal of both the Cobbs Action and the Sasser Action to this Court on January 6, 2025, which removals were consented to and joined by Defendant PEI Ohio, Inc.;

WHEREAS, the Cobbs Action and the Sasser Action are both currently pending before this Court and have common issues of law and fact or either, including, but not limited to, (1) whether Plaintiffs were misclassified; (2) whether Defendants failed to reimburse Plaintiffs' work-related expenses in violation of California Labor Code §§ 2802, et seq.; (3) whether Defendants failed to provide Plaintiffs meal and rest breaks in violation of California Labor Code §§ 226.7 and 512; (4) whether Defendants issued inaccurate wage statements in violation of California Labor Code § 226(A); (5) whether Plaintiffs are entitled to waiting time penalties in accordance with California Labor Code §§ 200-204 (Count VII); and (6) whether Defendants violated California's Business and Professions Code § 17200, et seq.;

**WHEREAS,** these questions of law and fact relating to liability are identical in both the Cobbs Action and the Sasser Action, which involve the same Parties and are based on the same or similar claims and theories;

WHEREAS, it is in the interest of judicial efficiency and economy to consolidate the Cobbs Action and the Sasser Action to avoid duplicative efforts by the Parties litigating these issues, avoid repetitive trials of the same common issues, avoid unnecessary costs and delays to the Court and Parties by permitted the same witnesses to be called to testify, and to prevent a risk of inconsistent adjudications;

WHEREAS, the Parties, believing it to be in the interests of judicial economy and of all Parties for the Cobbs Action and the Sasser Action to be consolidated for all purposes, conferred at the Parties' March 21, 2025 conference pursuant to Fed. R. Civ. P. 26(f), and agreed to the form and substance of this Joint Stipulation;

(Continued on next page)

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1	NOW THEREFORE, subject to the approv	val of this Court and pursuant to Fed. R. Civ. P. 42, the
2	Parties, through their respective attorneys of record, hereby stipulate and agree that the Sasser Action,	
3	Case No. 25-CV-00023, be consolidated with the Cobbs Action, Case No. 25-CV-00021, for all purposes	
4	including discovery and trial.	
5	Dated: March 31, 2025	Pagnostfully submitted
6	Dated. Watch 31, 2023	Respectfully submitted,
7		/s/ Rachel Chatman JOSEPH N. GROSS (pro hac vice)
8		RACHEL CHATMAN (CA 206775) ERIC M. FLAGG (pro hac vice) Benesch, Friedlander, Coplan & Aronoff LLP
10		•
11		Attorneys for Defendants ATI TRUCKING, LLC and BRIDGEWAY LOGISTICS GROUP, LLC (incorrectly sued herein
12		as BRIDGEWAY)
13	Dated: March 31, 2025	JACKSON LEWIS P.C.
14		
15	By:	/s/ Nicole M. Shaffer Nicole M. Shaffer
16		Mayra Hernandez
17		Attorneys for Defendant PEI OHIO, INC., an Ohio Corporation (erroneously
18		sued herein as PREMIUM TRANSPORTATION
19		GROUP, INC., (doing business as PEI OHIO, INC.) an Ohio Corporation)
20		
21	Dated: March 31, 2025	WEST COAST TRIAL LAWYERS, APLC
22		/s/ Ashley J. Garay
23		Ronald L. Zambrano, Esq. Ashley J. Garay, Esq.
24		Lilit Kyababchian, Esq.
25		Attorneys for Plaintiff, RYAN COBBS
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1		ORDER	
2	In view of the parties' foregoing Stipulation to Consolidate (Doc. 16), and good cause appearing		
3	IT IS HEREBY ORDERED that:		
4	1.	The Clerk of Court shall consolidate Cobbs v. ATI Trucking, LLC, Case No. 1:25-cv	
5		00021-JLT-SKO, with Sasser v. ATI Trucking, LLC, Case No. 1:25-cv-00023-JLT-BAM	
6		for all purposes;	
7	2.	All future filings and correspondence shall use Case No. 1:25-cv-00021-JLT-SKO;	
8	3.	The Clerk shall move Doc. Nos. 1, and 3–15 from the docket of Case No. 1:25-cv-00023	
9		JLT-BAM to the docket of Case No. 1:25-cv-00021-JLT-SKO;	
10	4.	The Clerk shall administratively close Sasser v. ATI Trucking, LLC, Case No. 1:25-cv	
1		00023-JLT-BAM <sup>1</sup> ;	
12	5.	The Clerk shall file a copy of this Order in Case No. 1:25-cv-00023-JLT-BAM; and	
13	6.	In the interest of litigation economy and judicial efficiency, the Initial Scheduling	
4		Conference is <b>CONTINUED to May 15, 2025, at 9:30 AM</b> before Magistrate Judge	
15		Sheila K. Oberto. The parties SHALL file their joint scheduling report 7 days prior to the	
16		conference.	
17	IT IS SO ORDERED.		
18			
9	Dated: Ap	oril 7, 2025  /s/ Sheila K. Oberto  UNITED STATES MAGISTRATE JUDGE	
20		UNITED STATES MADISTRATE JUDGE	
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<sup>&</sup>lt;sup>1</sup> The Court notes that administratively closing this case has no impact whatsoever on the merits.